PATENT APPLICATION

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re the Application of

ATTENTION: GROUP DIRECTOR

Technology Center 2800

Shinsuke ITO et al.

Group Art Unit: 2851

Application No.: 10/000,309

Examiner:

M. Cruz

Filed: December 4, 2001

Docket No.: 111055

A PROJECTOR HAVING A COOLING PASSAGE THAT COOLS THE LIGHT

SOURCE AND OUTER CASE (AS AMENDED)

PETITION TO RESET A PERIOD FOR REPLY **DUE TO NON-RECEIPT OF OFFICE ACTION**

Commissioner for Patents P.O. Box 1450

Alexandria, VA 22313-1450

Attention: Group Director of Technology Center 2800

Sir:

It is respectfully requested that the statutory period for replying to the January 15, 2004 Office Action be reset. The Final Office Action was not received by the Applicants' representative. A search of the file jacket and docket records indicates that the Final Office Action was not received.

Attached to this communication is a copy of the docket records for the Law Firm of Oliff & Berridge, PLC listing all the responses in our office with a due date of July 15, 2004. Had the January 15, 2004 Final Office Action been received, it would have been entered into the docketing records, showing a date stamp of January 15, 2004 and a due date of July 15, 2004. The attached docket record for July 15, 2004 does not identify this case by our Attorney Docket No. 111055.

07/16/2004 JADDO1 00000061 10000309

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In addition, attached is the manual docket sheet maintained on the file jacket for the undersigned and file for this application. Had the January 15 2004 Office Action been received, it would have been written after the October 6, 2003 Amendment and before the March 8, 2004 Status Inquiry Letter. The file jacket does not indicate receipt of the January 15, 2004 Office Action.

Furthermore, it appears that the Office Action was mailed on January 15, 2004, but returned to the Technology Center on January 21, 2004. The first page of the Office Action includes a stamp indicating that it was received at the Technology Center 2800 on January 21, 2004. Attached to this communication is a copy of the front page of the Final Office Action, downloaded by Applicants' representative from PAIR.

It is also noted that a Status Inquiry Letter was forwarded to the Patent and Trademark Office on March 8, 2004 and a second Status Inquiry Letter on May 10, 2004. A reply to the Status Inquiry letters was never received.

In view of the foregoing, it is respectfully submitted that 1) the January 15, 2004 Final Office Action was not received by Oliff & Berridge, PLC; 2) a search of the file jacket and docket records indicates that the Final Office Action was not received and 3) the attached docket records show where the non-received Final Office Action would have been entered had it been received and docketed and demonstrate that the Final Office under Attorney Docket No. 111055 dated January 15, 2004 was not received nor docketed on January 15, 2004.

Concurrently with this Petition is a Notice of Appeal to prevent the application from becoming abandoned. As this Petition does not result from any error on the part of the undersigned, it is respectfully submitted that no Petition Fee or Appeal Fee is due. However, please debit Deposit Account No. 15-0461 as needed to ensure consideration of this Petition and Notice of Appeal.

Application No. 10/000,309

Please telephone the undersigned if any questions arise in connection with this matter. Furthermore, Applicants respectfully request that any fees charged for filing a Notice of Appeal be credited to Deposit Account No. 15-0461.

Accordingly, in accordance with MPEP §710.06, it is respectfully requested that the period for reply be restarted and that the non-received Final Office Action be re-mailed to the Attorneys of record.

Respectfully submitted,

James A. Oliff

Registration No. 27,075

Kevin M. McKinley Registration No. 47,260

JAO:KMM/can

Attachments:

Copy of Office Action
Notice of Appeal and Petition for
Extension of Time
Docket Records for July 15, 2004
File Jacket
Copy of Image File Wrapper

Date: July 15, 2004

OLIFF & BERRIDGE, PLC P.O. Box 19928 Alexandria, Virginia 22320 Telephone: (703) 836-6400 DEPOSIT ACCOUNT USE
AUTHORIZATION
Please grant any extension
necessary for entry;
Charge any fee due to our
Deposit Account No. 15-0461



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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/000,309	12/04/2001	Shinsuke Ito	111055	8902
25944	7590 01/15/2004		EXAM	INER
OLIFF & BERRIDGE, PLC		CRUZ, MAGDA		
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Please find below and/or attached an Office communication concerning this application or proceeding.

JAN 21 2004

OIPA		an .		
0	Applicati n No.	Applicant(s)		
JUL 1 5 2004 6	10/000,309	ITO ET AL.		
Office Action Submary	Examin r	Art Unit		
PADEMARK	Magda Cruz	2851		
The MAILING DATE of this communication app Period for Reply				
A SHORTENED STATUTORY PERIOD FOR REPLY THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a reply - If NO period for reply is specified above, the maximum statutory period w - Failure to reply within the set or extended period for reply will, by statute, - Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b). Status	36(a). In no event, however, may a reply be time within the statutory minimum of thirty (30) day rill apply and will expire SIX (6) MONTHS from cause the application to become ABANDONE	nely filed s will be considered timely. the mailing date of this communication. D (35 U.S.C. § 133).		
1)⊠ Responsive to communication(s) filed on <u>06 O</u>	ctober 2003.			
•—	action is non-final.			
3) Since this application is in condition for alloware closed in accordance with the practice under E	nce except for formal matters, pro	osecution as to the merits is		
Disposition of Claims	A parte waajie, 1000 O.D. 11, 4			
·		RECEIVED JAN 21 2004 ECHNOLLGY LENTER 2800		
 4)⊠ Claim(s) <u>1-8</u> is/are pending in the application. 4a) Of the above claim(s) is/are withdraw 	wn from consideration	RECEIVED JAN 21 2001 HULLIGT LENTE		
5) Claim(s) is/are allowed.	mi nom conductation.	21 21 37 1		
6) Claim(s) 1-8 is/are rejected.		VEN ZEN		
7) Claim(s) is/are objected to.		ZOO4 ZOO4		
8) Claim(s) are subject to restriction and/o	r election requirement.	28		
Application Papers		00		
9) The specification is objected to by the Examine	> F			
10)⊠ The specification is objected to by the Examine 10)⊠ The drawing(s) filed on 04 December 2001 is/a	 are: a)⊠ accepted or b)⊡ obiec	ted to by the Examiner.		
Applicant may not request that any objection to the				
Replacement drawing sheet(s) including the correct	tion is required if the drawing(s) is ob	ejected to. See 37 CFR 1.121(d).		
11) The oath or declaration is objected to by the Ex	xaminer. Note the attached Office	e Action or form PTO-152.		
Pri rity under 35 U.S.C. §§ 119 and 120				
12)⊠ Acknowledgment is made of a claim for foreig	n priority under 35 U.S.C. § 119(a)-(d) or (f).		
a)⊠ All b)⊡ Some * c)⊡ None of:		·		
1. Certified copies of the priority document2. Certified copies of the priority document	ts have been received. Is have been received in Annlicat	tion No.		
3. Copies of the certified copies of the prior	nity documents have been received	ed in this National Stage		
application from the International Burea	u (PCT Rule 17.2(a)).			
* See the attached detailed Office action for a list	t of the certified copies not received in priority under 35 U.S.C. § 119	eo. (e) (to a provisional application)		
13) Acknowledgment is made of a claim for domestic priority under 35 U.S.C. § 119(e) (to a provisional application) since a specific reference was included in the first sentence of the specification or in an Application Data Sheet.				
37 CFR 1.78.	·			
a) The translation of the foreign language provisional application has been received. 14) Acknowledgment is made of a claim for domestic priority under 35 U.S.C. §§ 120 and/or 121 since a specific				
reference was included in the first sentence of t	he specification or in an Applicati	on Data Sheet. 37 CFR 1.78.		
Attechment(s)		,		
1) Notice of References Cited (PTO-892)		y (PTO-413) Paper No(s)		
Notice of Draftsperson's Patent Drawing Review (PTO-948) Information Disclosure Statement(s) (PTO-1449) Paper No(s)	· ==	Patent Application (PTO-152)		
3) Liniormauon Disclosure Statement(s) (FTO-1443) Paper No(s)				

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DETAILED ACTION

Claim Rejections - 35 USC § 102

1. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

2. Claims 1-8 are rejected under 35 U.S.C. 102(b) as being anticipated by Hara et al.

Hara et al. (US Patent Number 6,398,366 B1) discloses a projector (1), comprising a light source device (6), luminous flux (L1) emitted from the light source device (6) being magnified and projected so as to form a projected image after being modulated (column 15, lines 31-35); an outer case (41) that accommodates the light source device (6), a cooling passage (47, 48, 49) that cools the outer case and the light source device (6) formed in a vicinity of the light source device in the outer case (41), the cooling passage (47, 48, 49) being formed by cooling air being blown out of a cooling duct arranged inside the outer case (column 12, lines 5-11), a cooling air inlet hole (47) of the cooling duct being capable of taking cooling air from the exterior (column 9, lines 45-50) of the outer case (41), and a discharge hole of the cooling duct having an opening formed to directly blow the cooling air on an internal side face of the outer case (column 9, lines 50-57); a restrictor (55) formed in an upstream side of the opening of the cooling duct (47). The cooling air inlet hole of the cooling duct (48) is

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divided into two directions by a first passage (i.e. air flow inside the light source; Figure 6) and a second passage (i.e. outside the outer case that includes the light source; Figure 6), the first passage cooling an inside of a light source lamp of the light source device (column 12, lines 12-17), while the second passage being capable of cooling an outer peripheral portion of the light source lamp and the internal side face of the outer case (column 12, lines 17-22), including a centrifugal fan (32) which is connected to the cooling duct in the side of the cooling air inlet hole (column 8, lines 4-11). The centrifugal fan (32) is a sirocco fan disposed on an internal side face of the outer case (column 7, lines 20-23), and further including an exhaust fan (25) arranged on a side face perpendicular to the internal side face of the outer case that exhausts cooling air that has been received from the sirocco fan and the cooling duct and that has cooled the outer case (column 7, lines 17-20).

Response to Arguments

- 3. Applicant's arguments filed 10/06/2003 have been fully considered but they are not persuasive.
- 4. The applicant has argued that the prior art does not teach "a cooling passage that cools the outer case and the light source device formed in a vicinity of the light source device in the outer case". However, Hara et al. (US Patent Number 6,398,366 B1) teaches such cooling passage (47, 48, 49) that cools the outer case and the light source device (6) formed in a vicinity of the light source device in the outer case (41).

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Conclusion

The prior art made of record and not relied upon is considered pertinent to 5. applicant's disclosure.

Fujimori et al. (US Patent Number 6,364,492 B1) discloses a projector wherein the inside of the power source unit can be independently and efficiently cooled.

Fujimori et al. (US Patent Number 6,637,895 B2) teaches a projector having a suction opening arranged in the vicinity of an air inlet in the external case.

THIS ACTION IS MADE FINAL. Applicant is reminded of the extension of time 6. policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Magda Cruz whose telephone number is (703)308Art Unit: 2851

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6367. The examiner can normally be reached on Monday through Thursday 8:00-5:30 PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Russ Adams can be reached on (703)308-2847. The fax phone number for the organization where this application or proceeding is assigned is (703) 872-9306.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is (703)308-0956.

SUPERVISORY PATENT EXAMINER **TECHNOLOGY CENTER 2800**

OLIFF & BERRIDGE U.S. PATENT AND TRADEMARK DOCKET

DATE: JULY 15, 2004 (Wednesday)

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